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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/602,323	06/24/2003	Kie Y. Ahn	1303.101US1	9045
21186	7590 07/23/2004		EXAMINER	
SCHWEGM. P.O. BOX 293	AN, LUNDBERG, W	TOLEDO, FERNANDO L		
	JS, MN 55402		ART UNIT	PAPER NUMBER
	,		2823	

DATE MAILED: 07/23/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Office Action Summary	10/602,323	AHN ET AL.	CK
Canmary	Examiner	Art Unit	
The MAILING DATE of this comme	Fernando L. Toledo	2823	
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	correspondence ad	dress
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	Y IS SET TO EXPIRE 1 MONTH 36(a). In no event, however, may a reply be within the statutory minimum of thirty (30) di will apply and will expire SIX (6) MONTHS for	H(S) FROM timely filed ays will be considered timely	
Status	,	ou, may reduce any	
1) Responsive to communication(s) filed on 24 Ju	no 2000		
3) Since this application is in condition for allowan closed in accordance with the practice under 5	action is non-final.		
closed in accordance with the practice under Ex	ce except for formal matters, pr	osecution as to the	merits is
Disposition of Claims	k parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.	
4) Claim(s) <u>1-68</u> is/are pending in the application.			
4a) Of the above claim(s) is/are withdraw	n from consideration.		
5) Claim(s) is/are allowed.			
6) Claim(s) is/are rejected.			
7) Claim(s) is/are objected to.			
8)⊠ Claim(s) <u>1-68</u> are subject to restriction and/or ele	ection requirement.		
Application Papers			
9) The specification is objected to by the Examiner.			
10) The drawing(s) filed on is/are: a) accep	tod as LVT 11		
Applicant may not request that any objection to the	ted or b) objected to by the E	Examiner.	
Applicant may not request that any objection to the dra Replacement drawing sheet(s) including the correction	awing(s) be held in abeyance. See	37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Even	is required if the drawing(s) is objective	ected to. See 37 CFR	1.121(d).
and the design of the Exam	niner. Note the attached Office	Action or form PTO-	152.
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign pr	iority under 35 U.S.C. & 440(a)	(4) - (6)	
The solution of the contract o		(u) or (t).	
1. Certified copies of the priority documents h	ave been received		
Z. Certified copies of the priority documents have	ave been received in Application	n Na	
3. Copies of the certified copies of the priority	documents have been received	li NO.	
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* See the attached detailed Office action for a list of t	he certified copies not received		
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ttachment(s)			
Notice of References Cited (PTO-892)	🗖		
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Notice of Draftsperson's Patent Drawing Review (PTO 048)	4) Interview Summary (P	10-413)	
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DETAILED ACTION

Election/Restrictions

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - I. Claims 1 15, drawn to a method of forming a nanolaminate dielectric film,
 classified in class 427, subclass 1+.
 - II. Claims 16 19, drawn to a method of forming a capacitor, classified in class 438, subclass 381.
 - III. Claims 20 26, drawn to a method of forming a transistor, classified in class 438, subclass 216.
 - IV. Claims 27 33, drawn to a method of forming a memory device, classified in class 438, subclass 266.
 - V. Claims 34 41, drawn to a method of forming an electric system, classified in class 427, subclass 1+.
 - VI. Claims 42 47, drawn to a dielectric film, classified in class 427, subclass 1+.
 - VII. Claims 48 51, drawn to a capacitor, classified in class 257, subclass 1+.
 - VIII. Claims 52 57, drawn to a transistor, classified in class 257, subclass 1+.
 - IX. Claims 58 62, drawn to a memory device, classified in class 257, subclass 1+.
 - X. Claims 63 68, drawn to an electric system, classified in class 427, subclass 1+.

The inventions are distinct, each from the other because of the following reasons:

2. Inventions II and I are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require

the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the capacitor of group II requires other steps such as the forming of electrodes. The subcombination has separate utility such as the dielectric layer could be a dielectric layer for a gate, a cap layer or sidewalls.

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- 3. Inventions III and I are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the transistor of group III requires source and drain formation. The subcombination has separate utility such as a dielectric for a cap layer or sidewalls.
- 4. Inventions IV and I are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the memory of group IV requires the forming of transistors, sources and drains and word lines. The subcombination has separate utility such a dielectric for a cap layers or sidewalls.

Inventions V and I are related as combination and subcombination. Inventions in this 5. relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the electronic system requires a controller. The subcombination has separate utility such as a dielectric for cap layers or sidewalls.

- Inventions VI and I are related as process of making and product made. The inventions 6. are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the lanthanide oxide layer of the device can be formed on the side of the hafnium oxide layer.
- Inventions VII and I are unrelated. Inventions are unrelated if it can be shown that they 7. are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a method of forming a dielectric layer and a capacitor device.
- Inventions VIII and I are unrelated. Inventions are unrelated if it can be shown that they 8. are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions a method of forming a dielectric layer and a transistor device.
- Inventions IX and I are unrelated. Inventions are unrelated if it can be shown that they 9. are not disclosed as capable of use together and they have different modes of operation, different

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functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a method of forming a dielectric layer and a memory device.

- 10. Inventions X and I are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a method of forming a dielectric layer and an electronic system.
- 11. Inventions III and II are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a method of forming a capacitor and a method of forming a transistor.
- 12. Inventions IV and III are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a method of forming a transistor and a method of forming a memory system, the transistor can be a CCD transistor.
- 13. Inventions V and III are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a method of forming a transistor and a method of forming an electronic system.
- 14. Inventions VI and III are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the

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subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant

case, the combination as claimed does not require the particulars of the subcombination as

claimed because the dielectric layer can be a capacitor dielectric layer or a cap layer or an

interlayer dielectric. The subcombination has separate utility such the method of forming a

transistor is limited to the gate dielectric and source and drain.

15. Inventions VII and III are unrelated. Inventions are unrelated if it can be shown that they

are not disclosed as capable of use together and they have different modes of operation, different

functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different

inventions are a capacitor device and a method of forming a transistor. The transistor does not

require a capacitor device.

16. Inventions VIII and III are related as process of making and product made. The

inventions are distinct if either or both of the following can be shown: (1) that the process as

claimed can be used to make other and materially different product or (2) that the product as

claimed can be made by another and materially different process (MPEP § 806.05(f)). In the

instant case the method can have the lanthanide oxide layer as the sidewalls or cap layer while

having the hafnium oxide layer as dielectric. Also other layers could be formed between the

lanthanide oxide layer and the hafnium oxide layer.

17. Inventions IX and III are unrelated. Inventions are unrelated if it can be shown that they

are not disclosed as capable of use together and they have different modes of operation, different

functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different

inventions are a method of forming a transistor that could be part of a CCD device and a memory

device.

18. Inventions X and III are unrelated. Inventions are unrelated if it can be shown that they

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are not disclosed as capable of use together and they have different modes of operation, different

functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different

inventions are a method of forming a transistor that could be part of a CCD device and an

electronic system.

19. Inventions IV and II are unrelated. Inventions are unrelated if it can be shown that they

are not disclosed as capable of use together and they have different modes of operation, different

functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different

inventions are a method of forming a capacitor and a method of forming a memory device.

20. Inventions V and II are unrelated. Inventions are unrelated if it can be shown that they

are not disclosed as capable of use together and they have different modes of operation, different

functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different

inventions are a method of forming a capacitor and a method of forming an electronic system.

21. Inventions VI and II are related as combination and subcombination. Inventions in this

relationship are distinct if it can be shown that (1) the combination as claimed does not require

the particulars of the subcombination as claimed for patentability, and (2) that the

subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant

case, the combination as claimed does not require the particulars of the subcombination as

claimed because the invention of group II is a method for forming a capacitor. The

subcombination has separate utility such as a method of forming a cap layer, sidewalls or an

interlayer dielectric.

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- 22. Inventions VII and II are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the device has an alternating layer of hafnium oxide and lanthanide oxide layers.
- 23. Inventions VIII and II are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a method of forming a capacitor and a transistor device.
- 24. Inventions IX and II are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a method of forming a capacitor and a memory device with bit lines and sources and drains.
- 25. Inventions X and II are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a method of forming a capacitor and an electronic system.
- 26. Inventions V and IV are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different

inventions are a method of forming a memory system that requires sources and drains and bit lines and the method of forming an electronic system.

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- 27. Inventions VI and IV are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the method is a method of making a memory device that requires forming sources and drains and bit lines. The subcombination has separate utility such as the dielectric layer can be an ILD, a gate dielectric, sidewalls or cap layers.
- 28. Inventions VII and IV are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a method of making a memory device and a capacitor device.
- 29. Inventions VIII and IV are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a method of making a memory device and a transistor device.
- Inventions IX and IV are related as process of making and product made. The inventions 30. are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the

memory device can have alternating layer of hafnium oxide and lanthanide oxides while the method only forms one on top of the other.

- 31. Inventions X and IV are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a method of making a memory device and an electronic system.
- 32. Inventions VI and V are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the method of making an electronic system requires a controller and a device coupled to the controller. The subcombination has separate utility such as the dielectric layer can be a gate dielectric, an ILD, cap layers or sidewalls.
- 33. Inventions VII and V are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a method of making an electronic system, which can include a resistor or an inductor and a capacitor device.
- 34. Inventions VIII and V are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different

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inventions are method of making an electronic system, which can include a resistor or an inductor and a transistor device.

- 35. Inventions IX and V are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a method of making an electronic system and a memory device.
- 36. Inventions X and V are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the lanthanide oxide layer of the device can be formed on the side of the hafnium oxide layer (i.e. the lanthanide oxide could be a cap layer and the hafnium oxide could be a gate dielectric).
- 37. Inventions VII and VI are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the capacitor of group VII requires other structures such as the electrodes. The subcombination has separate utility such as the dielectric layer could be a dielectric layer for a gate, a cap layer or sidewalls.
- 38. Inventions VIII and VI are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require

the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the transistor of group VIII requires source and drain. The subcombination has separate utility such as a dielectric for a cap layer or sidewalls.

- 39. Inventions IX and VI are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the memory of group IX requires the transistors, sources and drains and word lines. The subcombination has separate utility such a dielectric for a cap layers or sidewalls.
- 40. Inventions X and VI are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the electronic system requires a controller. The subcombination has separate utility such as a dielectric for cap layers or sidewalls.
- 41. Inventions VIII and VII are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation,

different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a capacitor device and a transistor device.

- 42. Inventions IX and VII are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a capacitor device and a memory device with bit lines and sources and drains.
- 43. Inventions X and VII are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a capacitor device and an electronic system.
- 44. Inventions IX and VIII are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a transistor that could be part of a CCD device and a memory device.
- 45. Inventions X and VIII are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a transistor that could be part of a CCD device and an electronic system.
- 46. Inventions X and IX are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are a memory device and an electronic system.

- 47. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.
- 48. Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group II, restriction for examination purposes as indicated is proper.
- 49. Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group III, restriction for examination purposes as indicated is proper.
- 50. Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group IV, restriction for examination purposes as indicated is proper.
- 51. Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group V, restriction for examination purposes as indicated is proper.
- 52. Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group VI, restriction for examination purposes as indicated is proper.
- 53. Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group VII, restriction for examination purposes as indicated is proper.

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54. Because these inventions are distinct for the reasons given above and the search required

for Group I is not required for Group VIII, restriction for examination purposes as indicated is

proper.

55. Because these inventions are distinct for the reasons given above and the search required

for Group I is not required for Group IX, restriction for examination purposes as indicated is

proper.

56. Because these inventions are distinct for the reasons given above and the search required

for Group I is not required for Group X, restriction for examination purposes as indicated is

proper.

57. Because these inventions are distinct for the reasons given above and the search required

for Group II is not required for Group III, restriction for examination purposes as indicated is

proper.

58. Because these inventions are distinct for the reasons given above and the search required

for Group II is not required for Group IV, restriction for examination purposes as indicated is

proper.

59. Because these inventions are distinct for the reasons given above and the search required

for Group II is not required for Group V, restriction for examination purposes as indicated is

proper.

60. Because these inventions are distinct for the reasons given above and the search required

for Group II is not required for Group VI, restriction for examination purposes as indicated is

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61. Because these inventions are distinct for the reasons given above and the search required

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for Group II is not required for Group VII, restriction for examination purposes as indicated is

proper.

62. Because these inventions are distinct for the reasons given above and the search required

for Group II is not required for Group VIII, restriction for examination purposes as indicated is

proper.

63. Because these inventions are distinct for the reasons given above and the search required

for Group II is not required for Group IX, restriction for examination purposes as indicated is

proper.

64. Because these inventions are distinct for the reasons given above and the search required

for Group II is not required for Group X, restriction for examination purposes as indicated is

proper.

65. Because these inventions are distinct for the reasons given above and the search required

for Group III is not required for Group IV, restriction for examination purposes as indicated is

proper.

66. Because these inventions are distinct for the reasons given above and the search required

for Group III is not required for Group V, restriction for examination purposes as indicated is

proper.

67. Because these inventions are distinct for the reasons given above and the search required

for Group III is not required for Group VI, restriction for examination purposes as indicated is

68. Because these inventions are distinct for the reasons given above and the search required

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for Group III is not required for Group VII, restriction for examination purposes as indicated is

proper.

69. Because these inventions are distinct for the reasons given above and the search required

for Group III is not required for Group VIII, restriction for examination purposes as indicated is

proper.

70. Because these inventions are distinct for the reasons given above and the search required

for Group III is not required for Group IX, restriction for examination purposes as indicated is

proper.

71. Because these inventions are distinct for the reasons given above and the search required

for Group III is not required for Group X, restriction for examination purposes as indicated is

proper.

72. Because these inventions are distinct for the reasons given above and the search required

for Group IV is not required for Group V, restriction for examination purposes as indicated is

proper.

73. Because these inventions are distinct for the reasons given above and the search required

for Group IV is not required for Group VI, restriction for examination purposes as indicated is

proper.

74. Because these inventions are distinct for the reasons given above and the search required

for Group IV is not required for Group VII, restriction for examination purposes as indicated is

75. Because these inventions are distinct for the reasons given above and the search required

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for Group IV is not required for Group VIII, restriction for examination purposes as indicated is

proper.

76. Because these inventions are distinct for the reasons given above and the search required

for Group IV is not required for Group IX, restriction for examination purposes as indicated is

proper.

77. Because these inventions are distinct for the reasons given above and the search required

for Group IV is not required for Group X, restriction for examination purposes as indicated is

proper.

78. Because these inventions are distinct for the reasons given above and the search required

for Group V is not required for Group VI, restriction for examination purposes as indicated is

proper.

79. Because these inventions are distinct for the reasons given above and the search required

for Group V is not required for Group VII, restriction for examination purposes as indicated is

proper.

80. Because these inventions are distinct for the reasons given above and the search required

for Group V is not required for Group VIII, restriction for examination purposes as indicated is

proper.

81. Because these inventions are distinct for the reasons given above and the search required

for Group V is not required for Group IX, restriction for examination purposes as indicated is

Because these inventions are distinct for the reasons given above and the search required 82.

for Group V is not required for Group X, restriction for examination purposes as indicated is

proper.

83. Because these inventions are distinct for the reasons given above and the search required

for Group VI is not required for Group VII, restriction for examination purposes as indicated is

proper.

84. Because these inventions are distinct for the reasons given above and the search required

for Group VI is not required for Group VIII, restriction for examination purposes as indicated is

proper.

85. Because these inventions are distinct for the reasons given above and the search required

for Group VI is not required for Group IX, restriction for examination purposes as indicated is

proper.

Because these inventions are distinct for the reasons given above and the search required 86.

for Group VI is not required for Group X, restriction for examination purposes as indicated is

proper.

87. Because these inventions are distinct for the reasons given above and the search required

for Group VII is not required for Group VIII, restriction for examination purposes as indicated is

proper.

88. Because these inventions are distinct for the reasons given above and the search required

for Group VII is not required for Group IX, restriction for examination purposes as indicated is

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89. Because these inventions are distinct for the reasons given above and the search required

for Group VII is not required for Group X, restriction for examination purposes as indicated is

proper.

90. Because these inventions are distinct for the reasons given above and the search required

for Group VIII is not required for Group IX, restriction for examination purposes as indicated is

proper.

91. Because these inventions are distinct for the reasons given above and the search required

for Group VIII is not required for Group X, restriction for examination purposes as indicated is

proper.

92. Because these inventions are distinct for the reasons given above and the search required

for Group IX is not required for Group X, restriction for examination purposes as indicated is

proper.

93. Because these inventions are distinct for the reasons given above and have acquired a

separate status in the art because of their recognized divergent subject matter, restriction for

examination purposes as indicated is proper.

94. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the

inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the

currently named inventors is no longer an inventor of at least one claim remaining in the

application. Any amendment of inventorship must be accompanied by a request under 37 CFR

1.48(b) and by the fee required under 37 CFR 1.17(i).

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Fernando L. Toledo whose telephone number is 571-272-1867. The examiner can normally be reached on Mon-Thu 7am to 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Olik Chaudhuri can be reached on 571-272-1855. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Primary Examiner Art Unit 2823

FToledo 21 July 2004